

United States Courts
Southern District of Texas
FILED

UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION

JUL 23 2015

N. DEL RIO bnf VICTOR DEL RIO

Plaintiffs

v.

Civil Action No.

David J. Bradley, Clerk of Court

15 mc 1823

HONORABLE GREG ABBOTT in his official capacity as
GOVERNOR.

HONORABLE DAN PATRICK in his official capacity as
LIEUTENANT GOVERNOR.

HONORABLE KEN PAXTON in his official capacity as
ATTORNEY GENERAL.

HONORABLE GLENN HEGAR in his official capacity as
COMPTROLLER OF PUBLIC ACCOUNTS.

HONORABLE GEORGE P. BUSH in his official capacity as
LAND COMMISSIONER.

HONORABLE SID MILLER in his official capacity as
AGRICULTURE COMMISSIONER

HONORABLE CHRISTI CRADDICK in her official capacity as
RAILROAD COMMISSIONER.

HONORABLE DAVID PORTER in his official capacity as
RAILROAD COMMISSIONER.

HONORABLE RYAN SITTON in his official capacity as
RAILROAD COMMISSIONER.

HONORABLE CARLOS H. CASCOS in his official capacity as
SECRETARY OF STATE.

HONORABLE MICHAEL L. WILLIAMS in his official capacity as
EDUCATION COMMISSIONER

Defendants

APPLICATION TO PROCEED IN DISTRICT COURT WITHOUT PREPAYING FEES OR COSTS

I am one of the plaintiffs in this case and declare that I am unable to pay the costs of these proceedings because of ongoing state and federal disability discrimination and that we are entitled to the relief requested. In support of this application, I answer the following questions under penalty of perjury:

01. Due to my insistence for legal remedy against state and federal disability discrimination, I've been denied employment since February 2010.
02. My gross pay or wages are \$ 0.00 and my take-home pay or wages are \$ 0.00.
03. My mother Juana Del Rio and sister Maggie are my only means of income and financial support. They are currently providing my food and shelter excluding \$ 50.00 monthly for my child support in arrears at \$25k.
04. Amount of money that I have in cash or in a checking or savings account:
 - a. \$ 20.00 to be used solely for higher court fees and filings and child support.
05. Any automobile, real estate, stock, bond, security, trust, jewelry, art work, or other financial instrument or thing of value that I own, including any item of value held in someone else's name.
 - a. \$ 10k in ex-employer Baker Hughes Inc. pension plan that I cannot withdraw.
 - b. Our few remaining household goods, some fire damaged, are in storage, possession and control of Juana and Maggie Del Rio whom are also discriminating against Plaintiffs and refuse to pay for anymore litigation.
06. Any housing transportation, utilities, or loan payments, or other regular monthly expenses?
 - a. \$50 monthly for child support in arrears for \$25k.
07. Names of all persons who are dependent on me for support, my relationship with each person, and how much I contribute to their support:
 - a. Nicholas Del Rio, son, \$50 monthly paid by Juana and Maggie Del Rio

08. Any debts or financial obligations:

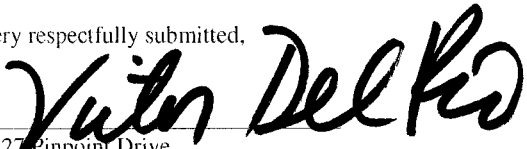
- a. Unable to answer as financial records were either destroyed or thrown away due to house fire in Sep 2012.
- b. Plaintiff has been denied legal counsel and gainful employment and is unable to pay any fines this Court may impose.

09. Pursuant to 42 U.S.C. § 2000b-1 and 42 U.S.C. § 2000c-7, the United States shall be liable for costs the same as a private person.

Declaration: I declare under penalty of perjury that the above information is true and understand that a false statement may result in a dismissal of my claims.

Date: Jul 20, 2015

Very respectfully submitted,

X 

2427 Pinpoint Drive
Spring, TX 77373
delrvich@gmail.com
ph: 832-557-0952